CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY	DATE: October 17, 2023
23 CR 343 <u>Uni</u>	ted States v. Howell
DEFENDANT: THOMAS HOWELL X present not present	cust. X_bail
DEFENSE COUNSEL: Faith A. Friedman, Ge X present not present	erald B. Lefcourt
AUSA: John Enright CLERK: Al	lison Marculitis
INTERPRETER: (Language:)	
START / END TIME: 1:11 p.m. – 1:42 p.m.	(Court Reporter: Avery Armstrong)
X CASE CALLED DEFT'S FIRST APPEARANCE DEFT: X SWORN ARRAIGNED X INFORMED OF RIGHTS	
DEFT: X SWORN ARRAIGNED	X INFORMED OF RIGHTS
X WAIVER OF INDICTMENT FILED INFORMATION FILED	
X DEFT. ENTER GUILTY PLEA TO TH	
DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO COUNT SIX OF THE INDICTMENT	
X COURT FINDS FACTUAL BASIS FOR THE PLEA SENTENCING SET AT A LATER DATE	
SENTENCING SET AT A LATER DA	ΓE
X SENTENCING TO BE SET BY PROB	ATION
BAIL: SET X CONT'D FOR DEF	TTCONT'D IN CUSTODY
X TRANSCRIPT ORDERED: copies requ	AT
	ested to be emailed to the courtroom deputy of
Judge Block.	

OTHER: <u>Pursuant to Federal Rule 11 of Criminal Procedure</u>, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. Judge Levy recommends that the plea of guilty to the Information be accepted.